

116TH CONGRESS
1ST SESSION

H. R. 1404

To strengthen the United States response to Russian interference by providing transparency on the corruption of Russian President Vladimir Putin.

IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 27, 2019

Mrs. DEMINGS (for herself and Ms. STEFANIK) introduced the following bill; which was referred to the Permanent Select Committee on Intelligence, and in addition to the Committees on Foreign Affairs, and Financial Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To strengthen the United States response to Russian interference by providing transparency on the corruption of Russian President Vladimir Putin.

1 *Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,*

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the “Vladimir Putin Trans-
5 parency Act”.

6 SEC. 2. FINDINGS.

7 Congress finds the following:

1 (1) According to an Intelligence Community As-
2 sessment dated January 6, 2017, “Russian Presi-
3 dent Vladimir Putin ordered an influence campaign
4 in 2016 aimed at the US presidential election. Rus-
5 sia’s goals were to undermine public faith in the US
6 democratic process . . . Moscow’s influence cam-
7 paign followed a Russian messaging strategy that
8 blends covert intelligence operations—such as cyber
9 activity—with overt efforts by Russian Government
10 agencies, state-funded media, third-party inter-
11 mediaries, and paid social media users or ‘trolls’.”.

12 (2) According to the indictment issued by the
13 Attorney General on February 16, 2018, Russian
14 actors conspired “to defraud the United States by
15 impairing, obstructing, and defeating the lawful
16 functions of the government through fraud and de-
17 ceit for the purpose of interfering with the U.S. po-
18 litical and electoral processes, including the presi-
19 dential election of 2016”.

20 (3) Notwithstanding the enactment of the
21 Countering Adversaries of America through Sanc-
22 tions Act of 2017 (Public Law 115–44), Russia con-
23 tinues to support efforts to sow and exacerbate divi-
24 sions among Americans, and to undermine demo-
25 cratic societies around the world.

6 (5) Russia has also significantly stepped up its
7 efforts to confront the United States and its allies
8 politically and militarily, and to counter American
9 influence worldwide, including by the following:

10 (A) Invading and illegally occupying Cri-
11 mea.

(B) Intervening in and occupying parts of eastern Ukraine.

14 (C) Deploying substantial military forces
15 and undertaking a ruthless bombing campaign
16 in Syria to prop up the regime of Bashar al-
17 Assad and defeat the American-supported oppo-
18 sition.

(E) Undertaking large military exercises designed to intimidate other countries.

(F) Interfering in the political systems of
democracies around the world.

(G) Using the threat of cutting off gas supplies as leverage over the most energy-dependent European countries.

4 SEC. 3. REPORT ON KREMLIN-LINKED CORRUPTION.

5 (a) SENSE OF CONGRESS.—It is the sense of Con-
6 gress that—

7 (1) the intelligence community should dedicate
8 resources to further expose key networks that the
9 corrupt political class in Russia uses to hide the
10 money it steals;

21 (b) REPORT.—Not later than 180 days after the date
22 of the enactment of this Act, the Director of National In-
23 telligence, in coordination with the Secretary of the Treas-
24 ury and the Secretary of State, shall submit to the appro-
25 priate congressional committees a report on the personal

1 net worth of and assets owned by Russian President Vladim-
2 mir Putin, including—

3 (1) the estimated net worth and known sources
4 of income of Vladimir Putin and his family mem-
5 bers, including assets, investments, bank accounts,
6 other business interests, and relevant beneficial own-
7 ership information;

8 (2) with respect to bank accounts, real estate
9 holdings, and other financial assets, including those
10 outside of Russia, that are owned by or accessible to
11 Putin—

12 (A) the location of such accounts, holdings,
13 or assets; and

14 (B) the contents of such accounts or the
15 amount held through such holdings or assets;

16 (3) any “front” or shell companies, or other
17 intermediaries, used by Vladimir Putin to hide as-
18 sets from public disclosure; and

19 (4) an identification of the most significant sen-
20 ior Russian political figures and oligarchs who facili-
21 tate the corrupt practices of Vladimir Putin.

22 (c) FORM.—The report required by subsection (b)
23 shall be submitted in unclassified form but may include
24 a classified annex.

1 (d) APPROPRIATE CONGRESSIONAL COMMITTEES

2 DEFINED.—In this section, the term “appropriate con-
3 gressional committees” means—4 (1) the Committee on Foreign Affairs, the
5 Committee on Financial Services, and the Com-
6 mittee on Ways and Means of the House of Rep-
7 resentatives; and8 (2) the Committee on Foreign Relations, the
9 Committee on Banking, Housing, and Urban Af-
10 fairs, and the Committee on Finance of the Senate.